

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

C.A. NO. 05-10489-MEL

GLENN S. BATES,

Plaintiff

v.

TOWN OF HARWICH AND HARWICH  
POLICE DEPARTMENT, CHRISTOPHER  
KENDER, AND BARRY MITCHELL,

Defendants

DEFENDANTS CHRISTOPHER  
KENDER AND BARRY MITCHELL'S  
ASSENTED-TO MOTION TO  
SCHEDULE DEPOSITION AT  
THE U.S. DISTRICT COURTHOUSE

Now come defendants Christopher Kender and Barry Mitchell, through the undersigned counsel, and hereby request that this Court schedule the deposition of plaintiff Glenn S. Bates at the U.S. District Courthouse at 1 Courthouse Way, Boston. Said defendants wish to use the courthouse so as to ensure the safety of all individuals in attendance, via the security screening in place at the courthouse.

Counsel seeks only the use of a room inside the Courthouse. Should the Court allow the within motion, the parties request a deposition date of January 18, 19, 23, 24, or 25, or a subsequent date of the Court's choosing.

WHEREFORE, defendants Barry Mitchell and Christopher Kender, through the undersigned counsel, respectfully request that this Court schedule a deposition of plaintiff at the U.S. District Courthouse for a date referenced in Paragraph 7.

DEFENDANTS

BARRY MITCHELL AND  
CHRISTOPHER KENDER,

By their attorneys,

/s/Jackie Cowin

Joseph L. Tehan, Jr. (BBO# 494020)  
Jackie Cowin (BBO# 655880)  
Kopelman and Paige, P.C.  
31 St. James Avenue  
Boston, MA 02116  
(617) 556-0007

ASSENTED-TO:

DEFENDANTS

TOWN OF HARWICH AND  
HARWICH POLICE DEPARTMENT,

By their attorneys,

/s/Charles D. Mulcahy /jc

Charles D. Mulcahy (BBO# 359360)  
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(508) 823-4567

PLAINTIFF

GLENN S. BATES,

By his attorneys,

/s/Gregory T. Donoghue /jc

Timothy J. Perry (BBO# 631397)  
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